

## UNITED STATES DEPARTMENT OF COMMERCE

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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR		A	ATTORNEY DOCKET NO.	
09/220,153	12/23/9	8 REIMER		. P	2981/USA/SMO	
	•		$\neg$	EXAMINER		
		IM52/0830	•			
LEGAL AFFAIRS DEPARTMENT				BUEKER R		
APPLIED MATERIALS INC			ART UNIT	PAPER NUMBER		
P 0 B0X 450	DΑ				.1	
SANTA CLARA	A CA 95052			1763	16.	
				DATE MAILED:		
					08/30/01	

Please find below and/or attached an Office communication concerning this application or proceeding.

**Commissioner of Patents and Trademarks** 

	Application		Applicant(s)	1 0
Office Action Summary	Examiner	220153	Reimer	et os.
		Buek	Group Art Unit	
	<u> </u>			
-The MAILING DATE of this communication appears o	n the cov	er sheet bei	neath the correspondence a	nddress —
Period for Reply				
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO DETERMINENT OF THIS COMMUNICATION.	EXPIRE _	three	_ MONTH(S) FROM THE MA	AILING DATE
<ul> <li>Extensions of time may be available under the provisions of 37 CFR 1.1 from the mailing date of this communication.</li> <li>If the period for reply specified above is less than thirty (30) days, a repleted. If NO period for reply is specified above, such period shall, by default, especified to reply within the set or extended period for reply will, by statut.</li> <li>Any reply received by the Office later than three months after the mailing term adjustment. See 37 CFR 1.704(b).</li> </ul>	ly within the expire SIX (6) te, cause the	statutory minir MONTHS from application to	num of thirty (30) days will be cons in the mailing date of this communi become ABANDONED (35 U.S.C.	sidered timely. ication. § 133).
Status				
$ \mathbb{R} $ Responsive to communication(s) filed on $3-13-0$	-			•
☐ This action is FINAL.			•	
☐ Since this application is in condition for allowance except for accordance with the practice under Ex parte Quayle, 1935.			ecution as to the merits is	closed in
Disposition of Claims				
☑ Claim(s) / -/0/			is/are pending in the ap	plication.
Of the above claim(s) 3/-37 7 76 - 83	is/are withdrawn from co	is/are withdrawn from consideration.		
X Claim(s) 24-30, 38-75 + 84-9				
1 Claim(s) 1-6, 8-14, 16-22, 92-95				
居 Claim(s) 7, 15, 23, 96 + 101			is/are objected to.	
□ Claim(s)			are subject to restriction	or election
Application Papers			requirement	,
☐ The proposed drawing correction, filed on		• •	☐ disapproved.	
☐ The drawing(s) filed on is/are objecte	d to by the	Examiner		
☐ The specification is objected to by the Examiner.				
☐ The oath or declaration is objected to by the Examiner.				
riority under 35 U.S.C. § 119 (a)-(d)				
☐ Acknowledgement is made of a claim for foreign priority und	der 35 U.S	.C. § 119 (a)-	-(d).	
□ All □ Some* □ None of the:				
☐ Certified copies of the priority documents have been rec		``		
☐ Certified copies of the priority documents have been rec	•	•		
☐ Copies of the certified copies of the priority documents h			~W	
in this national stage application from the International E *Certified copies not received:		-	**	
		· · ·		·
Attachment(s)				
☐ Information Disclosure Statement(s), PTO-1449, Paper No(s)	terview Summary, PTO-413			
Notice of Reference(s) Cited, PTO-892	otice of Informal Patent Applic	ation, PTO-152		
☐ Notice of Draftsperson's Patent Drawing Review, PTO-948		□ <b>O</b> t	her	
Office Acti	ion Summ	ary		

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This office action is supplemental to the office action mailed June 5, 2001, which inadvertently did not address newly added claims 100 and 101.

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.
- (e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371© of this title before the invention thereof by the applicant for patent.

Claims 1, 5-6, 16 and 22 are rejected under 35 U.S.C. 102(a) as anticipated by or, in the alternative, under 35 U.S.C. 103(a) as obvious over Olson (5,709,753). Olson (see Figs. 3 and 6, col. 9, lines 21-45 and col. 10. lines 21-23) discloses a process chamber that is evacuated by a vacuum pump that is located close to the process chamber. The vacuum pump is a low vacuum pump that discharges to atmospheric pressure. Since the dictionary definition of "adjacent' is 'not far", the vacuum pump of Olson is inherently adjacent to the process chamber.

Claims 2-5, 19-22, 92-95 and 97-100 are rejected under 35 U.S.C. 103(a) as being unpatentable over Olson. The particular pipe sizes recited in these claims are prima facie obvious in view of Olson. The is no showing of unexpected results presently of record that would indicate the particular pipe sizes of these claims would provide some unexpected result in the apparatus of Olson.

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Claims 1,5-6, 8-9 and 16 are rejected under 35 U.S.C. 102(e) as anticipated by or, in the alternative, under 35 U.S.C. 103(a) as obvious over Lopata (5,904,952). It is noted that the dictionary definition of "adjacent" is "not far". The low vacuum pump of Lopata (see Fig. 2) is not far from either the loadlock chamber or the process chamber.

Claims 2-5, 10-14, 19-21, 92-95 and 97-100 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lopata. The particular pipe sizes recited in these claims are prima facie obvious in view of Lopata. The is no showing of unexpected results presently of record that would indicate the particular pipe sizes of these claims would provide some unexpected result in the apparatus of Lopata.

Claims 1-6, 8-14, 16, 19-21, 92-95 and 97-100 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lopata in view of Olson. If, for argument's sake, the low vacuum pump of Lopata were not considered "adjacent" to the chamber, it would have been obvious to one skilled in the art to place it adjacent to the chamber in view of Olson, who teaches that a low vacuum pump can be successfully placed adjacent to a process chamber.

Claims 16-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Suzuki (6,080,679). Suzuki discloses (Fig. 16) a high vacuum process chamber set-up in which a low vacuum pump is connected to the process chamber and the high vacuum pump. Fig. 9 of Suzuki illustrates a substrate support and gas distributor, as claimed. While the claims require that the low vacuum pump be adjacent to the chamber, it is noted that adjacent merely means "not far". and it is inherent in the set-up illustrated by Suzuki that the pump be not far from the chamber.

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Alternatively, it is at least obvious that the low vacuum pump can be "not far" from the chamber.

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Since "far" and "not far" are relative terms with wide limits of interpretation, it is proper to say

that the low vacuum pump of suzuki is inherently not far from the chamber, or that it is obvious to

place the pump not far from the chamber. Also, ther is nothing in the disclosure of Suzuki to

indicate that the low vacuum pump must be more that 2 meters from the chamber.

Claims 24-30, 38-75 and 84-91 are considered allowable.

The prior art made of record and not relied upon is considered pertinent to applicant's

disclosure.

Claims 7, 15, 23, 96 and 101 are objected to as being dependent upon a rejected base

claim, but would be allowable if rewritten in independent form including all of the limitations of

the base claim and any intervening claims.

Applicants' arguments presented in the response filed March 13, 2001, have been

considered but are not directed to the new grounds of rejection stated above.

Any inquiry concerning this communication or earlier communications from the examiner

should be directed to Richard Bueker whose telephone number is (703) 308-1895.

Any inquiry of a general nature or relating to the status of this application or proceeding

should be directed to the receptionist whose telephone number is (703) 308-0661.

RICHARD BUEKER
PRIMARY EXAMINER
ART UNIT 1763